IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

FORM FOR USE IN APPLICATIONS

FOR HABEAS CORPUS UNDER 28 U.S.C. \$225448 12 A 9 40

DEBRA P. HACKETT, CLK U.S. DISTRICT COURT HIDDE USTROLLALA
Name
V30602 Prison Number
Tuturile Phison
5966 U.S. H.W.Y. 231
Place of Confinement
United States District Court Mddl District of Addition
$\sim 10^{-1}$
(To be supplied by Clerk of U. S. District Court)
(Full name) (Include name under which you were convicted) Pro-Se
, respondent
(Name of Warden, Superintendent, Jailor, or authorized person having custody of Petitioner)
and
THE ATTORNEY GENERAL OF THE STATE OF Circuit Court, Covington
County Andalusia, At 36092, Additional RESPONDENT
(if petitioner is attacking a judgment which imposed a sentence to be
judgment was entered. If petitioner has a sentence to be served in the <u>future</u>

PETITION FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

under a federal judgment which he wishes to attack, he should file a motion under 28 U.S.C. §2255, in the federal court which entered the judgment.)

INSTRUCTIONS--READ CAREFULLY

.(1) This petition must be legibly handwritten or typewritten and signed by the petitioner under penalty of perjury. Any false statement of a material fact may serve as the basis for prosecution and conviction for perjury. All questions must be answered concisely in the proper space on the form.

The Judicial Conference of the United States has adopted, effective 1/1/83, the $8-1/2 \times 11$ inch paper size standard for use throughout the federal

- (2) Additional pages are not permitted except with respect to the <u>facts</u> which you rely upon to support your grounds for relief. No citation of authorities need be furnished. If briefs or arguments are submitted, they should be submitted in the form of a separate memorandum.
- (3) Upon receipt of a fee of \$5 your petition will be filed if it is in proper order.
- (4) If you do not have the necessary filing fee, you may request permission to proceed in forma pauperis, in which event you must execute the declaration on the last page, setting forth information establishing your inability to prepay the fees and costs or give security therefor. If you wish to proceed in forma pauperis, you must have an authorized officer at the penal institution complete the certificate as to the amount of money and securities on deposit to your credit in any account in the institution.
- (5) Only judgments entered by one court may be challenged in a single petition. If you seek to challenge judgments entered by different courts either in the same state or in different states, you must file separate petitions as to each court.
- (6) Your attention is directed to the fact that you must include all grounds for relief and all facts supporting such grounds for relief in the petition you file seeking relief from any judgment of conviction.
- (7) When the petition is fully completed, the original and two copies must be mailed to the Clerk of the United States District Court whose address is P. O. Box 711, Montgomery, Alabama 36101
- (8) Petitions which do not conform to these instructions will be returned with a notation as to the deficiency.
 - *If you are proceeding in forma pauperis, only the original petition needs to be filed with the Court. PETITION
 - 1. Name and location of court which entered the judgment of conviction under attack Circuit Court, Coungton County Andalusia,
 - 2. Date of judgment of conviction Oecember 10, 1981
 - 3. Length of sentence life with Parole Sentencing Judge William Baldwin
 - 4. Nature of offense or offenses for which you were convicted: Murder I
 - 5. What was your plea? (check one)
 - (a) Not guilty (V)
 - (b) Guilty ()
 - (c) Nolo contendere ()

 If you entered a guilty plea to one count or indictment, and a not guilty plea to another count or indictment, give details:

6.	Kind of trial: (Check one)
	(a) Jury (1)
	(b) Judge only ()
	$oldsymbol{1}$
_	Did you testify at the trial? Yes () No (
7.	
	Did you appeal from the judgment of conviction? Yes (No ()
8.	Did you appeal from the judgment of conviction.
9	If you did appeal, answer the following:
- ·	(a) Name of court Court of Criminal Appeals
•	(b) Result Affirmed
	(c) Date of result June 23, 2006 If you filed a second appeal or filed a petition for certiorari in the
	If you filed a second appear of the same ground
·	Supreme Court, give details: I file it on the Same ground of Criminal Appeal. Writ Denied on
	as Count of Criminal Appeal. Writ Penter
	September 15, 2006.
	- Definition
	Other than a direct appeal from the judgment of conviction and sentence, have
10.	Other than a direct appeal from the judgment of convictions with respect you previously filed any petitions, applications, or motions with respect you previously filed any petitions, applications, or motions with respect
	you previously filed any petitions, applied you was (1) No (
	you previously filed any petitions, applications, to this judgment in any court, state or federal? Yes (No ()
11.	If your answer to 10 was "yes", give the following information:
77.	() (1) None of court () ONO MOD (O) WITH ()
	(a) (1) Name of court Supreme Charge and Crime is
	(2) Nature of proceeding 1114 1 Marriage
	Murder I am heing held in
	13) Glouius laised — I the second of the sec
	Tutwier Prison under the Wrong Sentence
	(4) Did you receive an evidentiary hearing on your petition, application
	(4) Did you receive an evidentiary meaning on your
	or motion? Yes () No ()
	(5) 714: 1/ (0)0 1/00
	(6) Date of result Sanuary 8, 2007
	(6) Date of result <u>Schricky b, 200</u> (b) As to any second petition, application or motion give the same infor-
	mation:
	mation.
	(1) Name of court
	(2) Nature of proceeding WA
	(3) Grounds raised NA
•	
•	
	(4) Did you receive an evidentiary hearing on your petition, application
	or motion? Yes () No ()
	OI MOCION. 200 () () 14
•	(5) Result NIA
	(6) Date of result

	o any third petition, application or motion, give the same infor-
mati	
	Name of Court
(2)	Nature of proceeding
,	· MIT
(3)	Grounds raised
	<u> </u>
	NIT -
(4)	Did you receive an evidentiary hearing on your petition, application
	or motion? Yes () No ()
	Result
	Date of result
(4) 114	you appeal to the highest state court having jurisdiction the result
of	any action taken on any petition, application or motion:
	First petition, etc. Yes () No (
	Second petition, etc. Yes () No (Y
(3)	Third petition, etc. Yes () No () you did not appeal from the adverse action on any petition, applica-
(e) TI	you did not appeal from the adverse action on any person, appear
tic	on or motion, explain briefly why you did not: I am Acting a
$\mathcal{L}_{\mathcal{L}}$	I own Attorney and I am doing the
b	est that I can. I did not know that
	t lould Still Appeal

12. State <u>concisely</u> every ground on which you claim that you are being held unlawfully. Summarize <u>briefly</u> the <u>facts</u> supporting each ground.

CAUTION: In order to proceed in the federal court, you must ordinarily first exhaust your state court remedies as to each ground on which you request action by the federal court. As to all grounds on which you have previously exhausted state court remedies, you should set them forth in this petition if you wish to seek federal relief. If you fail to set forth all such grounds in this petition, you may be barred from presenting them at a later date.

For your information, the following is a list of the most frequently raised grounds for relief in habeas corpus proceedings. Each statement preceded by a letter constitutes a separate ground for possible relief. You may raise any grounds which you may have other than those listed if you have exhausted all your state court remedies with respect to them. However, you should raise in this petition all available grounds (relating to this conviction) on which you base your allegations that you are being held in custody unlawfully.

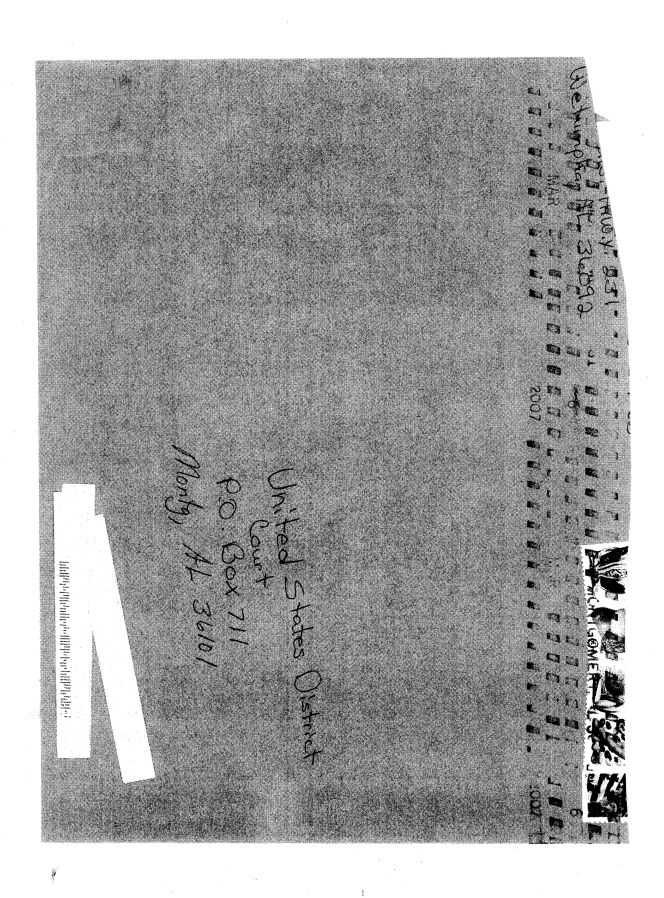
If you select one or more of these grounds for relief, you must allege facts in support of the ground or grounds which you choose. Do not check any of the grounds listed below. The petition will be returned to you if you merely check (a) through (j) or any one of these grounds.

- (a) Conviction obtained by plea of guilty which was unlawfully induced or not made voluntarily with understanding of the nature of the charge and the consequences of the plea.
- (b) Conviction obtained by use of coerced confession.
- (c) Conviction obtained by use of evidence gained pursuant to an unconstitutional search and seizure, [where the state has not provided a full and fair hearing on the merits of the Fourth Amendment claim].
- (d) Conviction obtained by use of evidence obtained pursuant to an unlawful arrest, [where the state has not provided a full and fair hearing on the merits of the Fourth Amendment claim].
- (e) Conviction obtained by a violation of the privilege against self-incrimination.
- (f) Conviction obtained by the unconstitutional failure of the prosecution to disclose to the defendant evidence favorable to the defendant.
- (g) Conviction obtained by a violation of the protection against double jeopardy.
- (h) Conviction obtained by action of a grand or petit jury which was unconstitutionally selected and impaneled.
- (i) Denial of effective assistance of counsel.
- (j) Denial of right of appeal.

(1)	penial of Tables
Α.	Ground one: Being held under the wrong sentence and from
	My release and Parole date without citing cases or
	A MARKATAN TAKING (PALI VONT SLULV DITERT) MARKATAN TO A
	· VA Color Se Tido With Tarole, My Color
	M last and have been since December 19,14
	T James die by Wolking On My Core
	May of 2001: I ask Paul whatex (Central Record),
	have be to do this
	The think the decord have a letter
	Saxing what my sentence is. I ask Paul Whater Saxing what my sentence is to help me with my Case
	tor a look of this letter to the last letter
	and he rease to give a like to My
	This refree is only
	Sentence is my sentencing Judge have aled. see next
	This letter is Proof of What my sentine
в.	Ground two: Given more time
٠.	i sl adabout citing cases OT
	Supporting FACTS (tell your story briefly without citing cases or
	· · · · · · · · · · · · · · · · · · ·
·	Tan daina a lite without
•	Scatorice on a litime of Murder I. I have been
	given more time than I suppose to be doing.
	Copies of paperwork showing my Crime Murder
•	Cores or partition of the sour Tam

	· · ·
	Supporting FACTS (tell your story <u>briefly</u> without citing cases or law):
•	A114
_	
•	
D.	Ground four:
	Supporting FACTS (tell your story <u>briefly</u> without citing cases of
	law):
•	
c 0:	any of the grounds listed in 12A, B, C, and D were not previously prented in any other court, state or federal state briefly what grounds were to presented, and give your reasons for not presenting them:
c 0:	any of the grounds listed in 12A, B, C, and D were not previously prented in any other court, state or federal state briefly what grounds were to presented, and give your reasons for not presenting them: I do not presented them
c 0:	any of the grounds listed in 12A, B, C, and D were not previously prented in any other court, state or federal state briefly what grounds were to presented, and give your reasons for not presenting them:
c 0:	any of the grounds listed in 12A, B, C, and D were not previously prented in any other court, state or federal state briefly what grounds were to presented, and give your reasons for not presenting them: T. O. Not Mnow that T. Could presented then
c 0:	any of the grounds listed in 12A, B, C, and D were not previously prented in any other court, state or federal state briefly what grounds were to presented, and give your reasons for not presenting them: I do not presented them.
c 0:	any of the grounds listed in 12A, B, C, and D were not previously prented in any other court, state or federal state briefly what grounds were to presented, and give your reasons for not presenting them: T. O. Not Mnow that T. Could presented then
c 0:	any of the grounds listed in 12A, B, C, and D were not previously prented in any other court, state or federal state briefly what grounds were to presented, and give your reasons for not presenting them: T. O. Not Mnow that T. Could presented then
ser no	any of the grounds listed in 12A, B, C, and D were not previously prented in any other court, state or federal state briefly what grounds were to presented, and give your reasons for not presenting them: T. A. NOT KNOW That T. Could presented them
ser no	any of the grounds listed in 12A, B, C, and D were not previously prented in any other court, state or federal state briefly what grounds were to presented, and give your reasons for not presenting them: Not know that I out presenting them: You have any petition or appeal now pending in any court, either state federal, as to the judgment under attack? Yes () No ()
ser no	any of the grounds listed in 12A, B, C, and D were not previously prented in any other court, state or federal state briefly what grounds were to presented, and give your reasons for not presenting them: Not know that I ould presented them You have any petition or appeal now pending in any court, either state federal, as to the judgment under attack? Yes () No () The presented them You have any petition or appeal now pending in any court, either state federal, as to the judgment under attack? Yes () No () The presented you be following stages of the judgment attacked herein:
ser no	any of the grounds listed in 12A, B, C, and D were not previously prented in any other court, state or federal state briefly what grounds were to presented, and give your reasons for not presenting them: Not know that I ould presented them You have any petition or appeal now pending in any court, either state federal, as to the judgment under attack? Yes () No ()

	(c) At trial
	(d) At sentencing NA
	(e) On appeal
	(f) In any post-conviction proceeding NA
	(g) On appeal from any adverse ruling in a post-conviction proceeding:
•	NUT
16.	Were you sentenced on more than one count of an indictment, or on more than one indictment, in the same court and at the same time? Yes () No ()
17.	imposed by the judgment under attack? Yes () No () (a) If so, give name and location of court which imposed sentence to
	be served in the future: (b) And give date and length of sentence to be served in the future: (b) And give date and length of sentence to be served in the future:
	(c) Have you filed, or do you contemplate filing, any petition attacking the judgment which imposed the sentence to be served in the future? Yes () No ()
whi	Wherefore, petitioner prays that the Court grant petitioner relief to ch he may be entitled in this proceeding.
•	Signature of Attorney (if any)
for	I declare (or certify, verify, or state) under penalty of perjury that the egoing is true and correct. Executed on $3-8-67$
	Dolya Bracewell
	Signature of Petitioner Pro-Se



Attachment

	Copies of letters from Central Record where they
	refuse to give me a copy of the letter dated
	January 11, 1982.
	I also ask the people here at the Prison for
	a Copy of this letter out of my file, but they also
	refuse to give me a copy of this letter dated
	January 11, 1982.
	Copies of request slips where the people at the
	prison refuse to give me a Copy of the letter dates
	January 11, 1982.
	I am being held beyond my Parole and release date
	Also the Circuit Court in Andalusia, Alabama
	will not send me a lopy of this letter
	from my sentencing Judge dated January 11,
	1982.
d	

Notice: This unpublished memorandum should not be cited as precedent. See Rule 54, Ala.R.App.P. Rule 54(d), states, in part, that this memorandum "shall have no precedential value and shall not be cited in arguments or briefs and shall not be used by any court within this state, except for the purpose of establishing the application of the doctrine of law of the case, res judicata, collateral estoppel, double jeopardy, or procedural bar."

Court of Criminal Appeals

State of Alabama
Judicial Building, 300 Dexter Avenue
P. O. Box 301555
Montgomery, AL 36130-1555

RELEASED

JUN 23 71105

CLERK

ALA COURT CRIMINAL APPEALS

H.W."BUCKY" McMILLAN Presiding Judge SUE BELL COBB PAMELA W. BASCHAB GREG SHAW A. KELLI WISE Judges

Lane W. Mann Clerk Gerri Robinson Assistant Clerk (334) 242-4590 Fax (334) 242-4689

MEMORANDUM

CR-05-0980

Covington Circuit Court CC-78-26.63

Debra Bracewell v. State of Alabama

WISE, Judge.

The appellant, Debra Bracewell, appeals from the circuit court's dismissal of her petition for postconviction relief, filed pursuant to Rule 32, Ala.R.Crim.P., in which she attacked her December 1981 conviction for capital murder and her resulting sentence of life imprisonment without the possibility of parole. On May 31, 1983, this Court affirmed her conviction and sentence. Bracewell v. State, 447 So. 2d 815 (Ala.Crim.App. 1983).

¹Bracewell was originally convicted and sentenced to death but the United States Supreme Court vacated this conviction

On or about October 13, 1999, Bracewell filed a habeas corpus petition which the trial court treated as a Rule 32 petition and dismissed. The record does not reveal that Bracewell appealed from the dismissal of her petition. Early in 2001, Bracewell mailed several letters and motions to the trial court wherein she made various allegations that she claimed entitled her to relief. On May 17, 2001, the trial court treated these letters and motions as a Rule 32 petition, which it dismissed on September 13, 2002.

On November 2, 2005, Bracewell filed the instant petition wherein she alleged, as best as we can determine, that her sentence is illegal because, she said, she was convicted of murder, not capital murder. On December 20, 2005, the State filed a motion to dismiss wherein it argued that Bracewell's petition was both without merit and precluded from relief.² On January 9, 2006, the trial court issued an order dismissing Bracewell's petition. This appeal followed.

On appeal, Bracewell reasserts the claim argued in the brief filed in support of her petition and abandons those claims checked in the petition. 3

and remanded it for further proceedings. <u>Bracewell v. Alabama</u>, 449 U.S. 915. At her retrial, Bracewell was convicted again and sentenced to life imprisonment with the possibility of parole. This conviction and sentence were affirmed by this Court and the Alabama Supreme Court. <u>Ex parte Bracewell</u>, 447 So. 2d 827 (Ala. 1984).

²In her petition, Bracewell checked boxes for the following claims: (1) that the United States and Alabama constitutions require a new trial because of a coerced confession and denial of effective assistance of counsel; (2) that her sentence exceeds that authorized by law; and (3) that the petitioner failed to appeal within the proscribed time and that failure was not the petitioner's fault. Although these items were checked, they were not discussed in her brief in support of the petition.

³Those claims that Bracewell presented to the trial court but fails to argue on appeal are deemed abandoned. <u>Brownlee v. State</u>, 666 So. 2d 91, 93 (Ala.Crim.App. 1995).

Bracewell contends that her conviction and sentence is illegal because, she says, she was charged with murder, not capital murder. The trial court's order of dismissal stated:

"It is a matter of record that Ms. Bracewell was in fact charged and tried in her underlying criminal case for capital murder. A copy of the indictment is attached hereto as Exhibit "A." That indictment clearly charges a capital offense. Further, a copy of the actual jury verdict from the guilt phase reads as follows: "We, the jury, find the Defendant guilty of the capital offense charged in the indictment." In view of the foregoing facts, and the appellate decisions from the time recognizing defendant's conviction to be a capital one [See, e.g., Bracewell v. State, 447 So. 2d 815, 817-818 (Ala.Crim.App. 1983)], there is no question that defendant was actually convicted of capital murder.

"That being the situation, the sentence meted out, life without parole, was a proper one. Therefore, the contentions listed in the heading numbered "1" above are due to be dismissed."

(C. 23.) Our record supports the circuit court's determination that Bracewell was charged with and convicted of capital murder, and that her claim lacked merit. Accordingly, dismissal of Bracewell's petition was proper, and we adopt the circuit court's order as part of this memorandum opinion.

The record further reveals that this claim has been raised and addressed in a previous Rule 32 proceeding. (C. 22-23.) As a result, this claim is precluded from relief by Rule 32.2(a)(4), Ala.R.Crim.P. See <u>Bargeron v. State</u>, 895 So. 2d 385, 286 (Ala.Crim.App. 2004), by Rule 32.2(b), because this is Bracewell's third petition, and by Rule 32.2(c) because Bracewell's petition was filed long after the period of limitations. Additionally, we note that Bracewell's allegations fail to comply with Rule 28(a)(10), Ala.R.App.P., as she has failed to cite to any authority in support of her contentions. Scott v. State, 917 So. 2d 159, 164 (Ala.Crim.App. 2005).

Rule 32.7(d), Ala.R.Crim.P., authorizes the trial court

to summarily dismiss a petitioner's Rule 32 petition:

"[i]f the court determines that the petition is not sufficiently specific, or is precluded, or fails to state a claim, or that no material issue of fact or law exists which would entitle the petitioner to relief under this rule and that no purpose would be served by any further proceedings, the court may either dismiss the petition or grant leave to file an amended petition."

See also <u>Hannon v. State</u>, 861 So. 2d 426, 427 (Ala.Crim.App. 2003); <u>Cogman v. State</u>, 852 So. 2d 191, 193 (Ala.Crim.App. 2002); <u>Tatum v. State</u>, 607 So. 2d 383, 384 (Ala.Crim.App. 1992). As discussed above, Bracewell's claims were precluded from appellate review. Thus, summary disposition was appropriate.

Based on the foregoing, the judgment of the trial court is affirmed.

AFFIRMED.

McMillan, P.J., concurs. Cobb, Baschab, and Shaw, JJ., concur in the result.

IN THE SUPREME COURT OF ALABAMA



September 15, 2006

1051553

Ex parte Debra Bracewell. PETITION FOR WRIT OF CERTIORARI TO THE COURT OF CRIMINAL APPEALS (In re: Debra Bracewell v. State of Alabama) (Covington Circuit Court: CC78-26.63; Criminal Appeals: CR-05-0980).

CERTIFICATE OF JUDGMENT

Writ Denied

The above cause having been duly submitted, IT IS CONSIDERED AND ORDERED that the petition for writ of certiorari is denied.

SMITH, J. - Nabers, C.J., and Lyons, Woodall, and Parker, JJ., concur.

i Robert G. Esdale, Sr., as Clerk of the Supreme Court of Alabama, do hereby certify that the foregoing is a full, true and correct copy of the instrument(s) herewith set out as same appear(s) of record in said Court.

Witness my hand this 15th day of September, 2006

Clerk, Supreme Court of Alabama

Supreme Court of the United States Office of the Clerk Washington, DC 20543-0001

William K. Suter Clerk of the Court (202) 479-3011

January 8, 2007

Ms. Debra Bracewell Prisoner ID #130672 D#3 8966 US Hwy 231 Wetumoka, AL 36092

Re: Debra Bracewell

v. Alabama No. 06-7498

Dear Ms. Bracewell:

The Court today entered the following order in the above-entitled case:

The petition for a writ of certiorari is denied.

Sincerely,

William K. Suter, Clerk

exhibit #03



STATE OF ALABAMA **DEPARTMENT OF CORRECTIONS**

MICHAEL W. HALEY COMMISSIONER

May 17, 2001

Ms. Debra Bracewell AIS No. 130672 8966 U.S. Highway 231 North Wetumpka, AL 36092

Dear Ms. Bracewell:

DON SIEGELMAN

GOVERNOR

The court order signed by the Judge and dated December 10, 1981 clearly states you were sentenced to a life sentence in the penitentiary without parole. The letter dated January 11, 1982 was signed by the Circuit Clerk not the Judge and is not the official sentencing information.

I regret I could not give you a more favorable response.

Sincerely.

Kathy Holt, Assistant Director

Central Records Office

/mal

ICRF cc:



STATE OF ALABAMA DEPARTMENT OF CORRECTIONS

MICHAEL W. HALEY COMMISSIONER

October 19, 2001

Ms. Debra Bracewell AIS No. 130672 8966 U. S. Highway 231 North Wetumpka, AL 36092

Dear Ms. Bracewell:

In response to your inquiry, I provide the following information:

a.) I regret that I cannot comply with your request without a subpoena.

Sincerely,

Betty Teague, Director Central Records Office

BHT/mal

DON SIEGELMAN

GOVERNOR

INMATE REQUEST SLIP
Name Ochra Bracewell Quarters 0#3 Date 1-7-0
AIS#/30672
() Telephone Call () Custody Change () Personal Problem
() Special Visit () Time Sheet () Other
Briefly Outling Your Paguest Than Dwan In Mail D.
Briefly Outline Your Request - Then Drop In Mail Box Warden Hood. There a letter here
My file that My Judge Sentence me
dated January 11, 1982, Warden Hoos
Theed a Copy of this letter for my Case, My classification officer
Mrs. Carlton, and Mr. Dean, have
refuse to let me have a look of
this letter. This letter is not
Concerning no one but me and then
Do Not Write Below This Line - For Reply Only
Is no reason why I Can't have a
copy of this letter. Warden Hood
Will you Please get me a Copy
of this letter,
Please give me a yes or no
answer. You are in My prayers.
Approved Denied Pay Phone Collect Call
Request Directed To: (Check One)
() Warden () Deputy Warden () Captain
() Classification Supervisor () Legal Officer - Notary () Record Office
Letter is not to you, it is about you!

N176

INMATE REQUEST SLIP
Name Debra Bracewell Quarters 1943 Date 1-8-07
AIS # 1301070
() Telephone Call () Custody Change () Personal Problem
() Special Visit () Time Sheet () Other
Briefly Outline Your Request - Then Drop In Mail Box Warden Hood, Please get me a lopy of the letter dated January 11, 1982.
I know the letter is not to me
but it is about me and this
is the reason I need the letter
in Kourt and I need this letter
Please. Thank you very much I
have a right to have a look of any
Do Not Write Below This Line - For Reply Only Thing in my file Concerning me for
my lase,
Please answer me back.
you are in my prayers.
As you have already boan told fished
Approved Denied Pay Phone Collect Call
Request Directed To: (Check One)
() Warden () Deputy Warden () Captain
() Classification Supervisor () Legal Office - Notary () Record Office Public

N176

INMATE REQUEST SLIP
Name Debra Bracewell Quarters D#3 Date 5-20-04 AIS # 130672
() Telephone Call () Custody Change () Personal Problem () Special Visit () Time Sheet () Other
Briefly Outline Your Request - Then Drop In Mail Box Mr. Jean, Thank you for the Copy of the letter, that I already have, dated may 17, 2001,
Mr. Dean, I don't need this letter, I need the letter that My Judge William Baldwin, written on Januar 11.1982, where it State
Do Not Write Below This Line - For Reply Only
5-21-04 - I DIONT THINK PHIS
T SENT DI BELLEVEE YOU STED YOU
NECOSED TO PAUL TO ME AMOUT SIMONING
NEW. WHAT YOU YOURS TO ME ABOUT HAS
Approved ADDATESED THE LETTER OF NEGUESTED Collect Call
Request Directed To: (Check One) ON Jan Sungary
() Warden () Deputy Warden () Cardain
() Classification Supervisor () Legal Officer - Notary () Record Officer Public

ALABAMA DEPARTMENT OF CORRECTIONS

INST: 0 CODE: CRSU

AIS: 00130672X INMATE: BRACEWELL, DEBRA

RACE: N SEX: F

INSTITUTION: 006 7 TUTWILER PRISON

JAIL CR: 00 YO 0 MOOD

DD3: 04/17/1960 SSN: 416#98#9613 PREVIOUS AIS: 0000Z374

ALIAS: BRACEWELL, D JEANENE

ALTAS: BRACEWELL, DEBRA J

ADM DT: 12/09/1981 DEAD TIME: 00Y 00H 00D

ADM TYP: LIFE SENTENCE W/O PAROLE

STATE REMOVED FROM SEGREGATION

CURRENT CUST: MEDE CURRENT CUST DT: 02/10/1992 PAROLE REVIEW DATE: ENONE

SECURITY LEVEL: (6) SIX

SENT DT CASE NO CRIME COUNTY COVINGTON 12/09/81 78000026 MURDER I ELMORE 10/25/90 N90000257 ESCAPE I

JLACR TERM LIFE C ดอดอื่อ 0000D 002Y 00M 00D

LIFE

00/00/0000

TOTAL TERM MIN REL DT GOOD TIME BAL 000Y 00M 00D

GOOD TIME REV

LONG DATE

LIFE

INMATE LITERAL:

DETAINER WARRANTS SUMMARY INHATE CURRENTLY HAS NO DETAINER WARRANT RECORDS

ESCAPEEPPAROLE SUMMARY

INHATE CONVICTED ON 10/25/1990 FOR ESCAPE I

>ESCAPED FROM 006 ON 02/11/1990 RECAPTURED: 02/11/1990 RETURNED DT: 02/11/19 INMATE CURRENTLY HAS NO PAROLE RECORDS

INMATE CURRENTLY HAS NO PROBATION 754 RECORDS

DISCIPLINARY/CITATION SUMMARY

CIPLINARY/CITATION SUMMARY

>> CITATION: 05/04/1998

CITATION TYPE: BEHAVIOR CITATION AT INST: 006 RULE NUMBER: 85 RETAINED DAYS: 0000 SEQ #: 16 RULE LIT: VIOLATION OF INSTIT. RULES OR

ALABAMA DEPARTMENT OF CORRECTIONS - PRO		
AIS #: 00130672X SSN: 416-98-9613 RACE/ NAME: BRACEWELL, DEBRA CUSTO FINST: TUTWILER PRISON TIME	SEX: W/F DATE OF BIRT	H: 04/17/1960 EL: 6 C: 08 05 2006
DISC: VIOLATION OF INSTIT. RULES OR PRICE	CONS: 77/77/777 EDUCAT	LEV: 09
		D CUSTODY: Me
JUSTIFICATION: APR- Neconsagral 40 at		
Crime time to perre. Decenty new	4 Can be maintained &	n medum
Outody.		
Dra: 5/95, Last ation: 2/24/200	W. Miller	e/23/4
		ann c/T-
CERTIFY ENEMY LIST WAS REVIEWED AND UPDA	ATED:	APP. S/L:\
PLASSIFICATION SPASIALIST // DATE	WARDEN OR DESIGNEE	DATE
Monoth of promer MS 2/2/07	· Com	7-76-00
PSYCHOLOGIST PSYCHOLOGIST'S ASSOC. DATE	CLASSIFFCATION COOF	DINATOR DATE
CENTRAL REVIE	W BOARD ACTION	
APPROVED DENIED; DIVERTED TO:	REASONS:	
	CRB MEMBER	DATE
APPROVED DENIED; DIVERTED TO:	REASONS:	
연기를 받아 보는 것이 되었다.	CRB MEMBER	DATE
APPROVED DENIED; DIVERTED TO:	REASONS:	
	CRB MEMBER	DATE
TINAL DECISION: INST LONG CUSTODY ME		
		1 -01
DATE VINMATE INFORMED: \$22307 INMATE'S	SIGNATURE: XX /OVID	/ DARCOULL
WHAN		
K ~120X		